AIERBUSHE, et al.  Defendants.	
- against -	SATISFACTION OF JUDGMENT
Plaintiff,	CIVIL ACTION 19-cv-2518 (VEC)
GOLDEN GOOSE DELUXE BRAND d/b/a GOLDEN GOOSE SPA,	^
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	v

WHEREAS, a judgment was entered in the above action on the 16<sup>th</sup> day of October, 2019 in favor of Plaintiff Golden Goose Deluxe Brand d/b/a Golden Goose SpA, and against Defendant twogirlsstrive in the amount of \$75,000.00, and said judgment having been satisfied, and it is certified that there are no outstanding executions with any Sheriff or Marshall.

THEREFORE, satisfaction of said judgment is hereby acknowledged, and the Clerk of the Court is hereby authorized and directed to make an entry of the satisfaction on the docket of said judgment against Defendant twogirlsstrive.

Dated: November 6, 2019

New York, New York

Respectfully submitted,

BY:

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Attorney for Plaintiff

Golden Goose Deluxe Brand d/b/a Golden Goose SpA

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Commission Expires 2011 41202